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PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:		PCT		
KOHRS, Martin Thomson 46, quai Alphonse Le Gallo F-92648 Boulogne Cedex FRANCE	THOMSON multimed RECEIVED 3 0 DEC. 2004 Patent Department Auministration Park	T	OTIFICATION OF TRANSMITTAL OF HE INTERNATIONAL PRELIMINARY EXAMINATION REPORT (PCT Rule 71.1)	
		Date of mail (day/month/)		
Applicant's or agent's file reference PF020153		IMPORTANT NOTIFICATION		
International application No. PCT/EP 03/12832	International filing date (da 13.11.2003		Priority date (day/month/year) 13.11.2002	
Applicant THOMSON LICENSING S.A. 6	et al			

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PF020153			nt's file reference	FOR FURTHER AC		ication of Transmittal of International ry Examination Report (Form PCT/IPEA/416)
International application No. PCT/EP 03/12832				International filing date (4	day/month/year)	Priority date (day/month/year) 13.11.2002
International Patent Classification (IPC) or both national classification and IPC H04L29/06						
Appli THC		ON LI	CENSING S.A. et al			
1.	 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 					
2.	. This REPORT consists of a total of 6 sheets, including this cover sheet.					
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
	These annexes consist of a total of sheets.					
3.	This	repoi	t contains indications re	lating to the following ite	ems:	
		⊠	Basis of the opinion			
	ii		Priority			
ļ	□ Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				step and industrial applicability	
	IV Lack of unity of invention					
	٧					
	VI				:	
	VII Certain defects in the international application					
	VIII		Certain observations of	on the international appl	ication	
Date	of sub	missio	on of the demand		Date of completion	n of this report
09.06.2004		23.12.2004				
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/12832

l.	Basis	of	the	re	port
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Description, Pages					
	1-8		as originally filed			
	Claims, Numbers					
	1-8		as originally filed			
	Dra	wings, Sheets				
	1/2-	2/2	as originally filed			
2.	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.					
	The	se elements were ava	ailable or furnished to this Authority in the following language: , which is:			
		the language of a tra	nslation furnished for the purposes of the international search (under Rule 23.1(b)).			
		the language of publi	ication of the international application (under Rule 48.3(b)).			
		the language of a tra Rule 55.2 and/or 55.3	nslation furnished for the purposes of international preliminary examination (under 3).			
3.			otide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:			
		contained in the inter	rnational application in written form.			
		filed together with the	e international application in computer readable form.			
	☐ furnished subsequently to this Authority in written form.					
	☐ furnished subsequently to this Authority in computer readable form.					
	☐ The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.					
		The statement that the listing has been furnit	ne information recorded in computer readable form is identical to the written sequence ished.			
4.	The	amendments have re	esulted in the cancellation of:			
		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/12832

5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have
	been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-8

Inventive step (IS)

lo: Claims

Yes: Claims

No: Claims

1-8

Industrial applicability (IA)

Yes: Claims

1-8

No: Claims

2. Citations and explanations

see separate sheet

Re Item V:

- 1. Reference is made to the following documents:
 - D1: "Connection of Ipv6 Domains via Ipv4 Clouds" RFC 3056, XP002240357
 - D2: US 2002/062388 A1 (OGIER RICHARD G ET AL) 23 May 2002 (2002-05-23)
 - D3: "Setup of 6to4 (NAT version)" INTERNET, [Online] XP002240358 Retrieved from the Internet: URL:www.6to4.jp/settings/nat.html> [retrieved on 2003-05-
 - D4: SRISURESH P ET AL: "RFC 2663 IP Network Address Translator (NAT) Terminology and Considerations" RFC 2663, August 1999 (1999-08), XP002204216
- The subject-matter of claim 1 does not comply with the dispositions set out in 2. Articles 33 (1) and (3) PCT regarding inventive step.

Document D1 discloses:

Method for supporting a 6to4 tunneling protocol (page 6 point 3: "IPv6 packets from a 6to4 site are encapsulated in IPv4 packets when they leave the site...") across a network address translation mechanism (page 16 point 2.: "Configure a border router (or router plus IPv4 NAT) connected to the external IPv4 network to support 6to4), comprising the steps of:

- receiving an outbound IPv6 packet encapsulated into an IPv4 packet (page 6 point 3: "IPv6 packets from a 6to4 site are encapsulated in IPv4 packets when they leave the site..."),
- translating the private IPv4 source address in the IPv4 header of the outbound packet into a public IPv4 source address (page 17, point 5.8: "If the site concerned has very limited global IPv4 address space, and is running an IPv4 network address translator (NAT).....The address used for V4ADDR will simply be a globally unique IPv4 address allocated to the NAT),
- transmitting the translated packet over the IPv4 network (implicitly included on page 17 point 5.8);

The subject-matter of claim 1 differs from the disclosure of document D1 in that. storing an association of the private IPv4 address and the Interface ID

value of the 6to4 source address for opposite address translation of inbound packets.

Hence it is not described in D1 how the network address translation mechanism identifies the sender respective recipient of a packet.

The problem to be solved by the present invention may be regarded as, how to identify the sender or recipient when applying network address translation.

As there are different methods known in the art to identify a sender/recipient e.g. by using transport identifiers (e.g. TCP and UDP port numbers, ICMP query identifiers) like in Network Address Port Translation a person skilled in the art would come across document D2. D2 uses in the border gateway a mapping of an identifier (Interface ID) to the IPv4 address (see paragraphs 307 - 309).

To a skilled person, therefore, starting from the disclosure of D1 and the skilled person aware of the disclosure of D2 which solves the technical problem, it would be obvious to apply the approach described in D2 to D1 in order to improve this system, therefore arriving at the subject-matter of claim 1.

The subject-matter of claim 1 is thus considered to be not inventive (Articles 33(1) and (3) PCT).

- With respect to the objection raised for claim 1 above, **independent apparatus** claim 7 is also not allowable due to lack of inventive step in the sense of (Articles 33(1) and (3) PCT).
 - The subject-matter of **independent apparatus claim 7** corresponds in terms of structural features to that of independent method claim 1. The objections raised in respect of this latter claim, therefore, also apply, mutatis mutandis, to claim 7.
- 4 **Dependent claims** do not appear to contain any additional features or method steps which, either alone or in combination with the features or method steps on any claim to which they refer, meet the requirements of the PCT with respect to inventive step, because the subject-matter of these claims relates to minor design details and is either directly derivable from the above mentioned prior art or presents standard practice.

- 4.1 Concerning **claim 2**, receiving an inbound packet and retrieving the IPv4 address from the interface identifier, is disclosed in D2 (paragraph 302).
- 4.2 Regarding **claim 3 and 8**, changing the IPv4 part of the 6to4 address in the IPv6 header of an outbound packet, respective inbound packet to the public, respective private IPv4 address, is disclosed in D3.
- 4.3 The feature of **claim 4**, modifying fields in a header, such as a checksum, is well known in the art and e.g. disclosed in D4 (page 9 point 3.3).
- 4.4 Referring to **claims 5 and 6**, carrying out the method by an application gateway assisting the network address translation mechanism, is disclosed in D4 (page 6, point 2.9).

Therefore the subject-matter of dependent claims does not involve an inventive step so that these claims do not comply with the dispositions set out in Articles 33 (1) and (3) PCT.

Certain defects in the international application

- 1. Not all the features of the claims are provided with **reference signs** placed in parentheses (Rule 6.2(b) PCT).
- 2. The requirements of Rule 5.1 (a) (iii) PCT are not fulfilled as the prior art is not mentioned in the description.

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